

issued, but shall limit the use of such number to four cars at any time; and any manufacturer or dealer wishing to use at one time more than four sets of such general distinguishing number or mark may acquire the right to do so by paying an additional sum of six dollars for each such additional set as he may so wish to use, or, if he so elect, may pay a flat sum of one hundred dollars, in which event he may use as many sets as he may desire. And any manufacturer or dealer who shall at any time have attached to or displayed upon his cars, whether in his place of business or on the road, or both, more sets of such distinguishing number or mark than he is entitled to use as aforesaid, shall be deemed guilty of displaying fictitious numbers on all of said cars and shall be subject to a penalty of not exceeding fifty dollars in the case of each of said cars, and in case of a repetition of such offence his right to use such distinguishing number or mark may be revoked by the Commissioner of Motor vehicles, in his discretion.

Class E. Ten dollars *per annum* for each certificate assigning a general distinguishing number or mark to a manufacturer or dealer in motorcycles. The charges herein prescribed shall be for the entire twelve months of the year, and if the certificate is issued in any month after January, one-twelfth is to be deducted from each of the charges above stated for each expired month, but not fractions of a month.

See notes to section 140.

139.

See notes to section 140.

1906, ch. 449, sec. 139A. 1910, ch. 207, sec. 138 (p. 175). 1912, ch. 133, sec. 138.

140. The following fees shall be paid to the Commissioner of Motor Vehicles for licenses to operate motor vehicles in the State: Two dollars to operate vehicles other than motorcycles, and one dollar to operate motorcycles; provided, however, that any one who, before this sub-title becomes effective, has paid for and obtained a license to operate motor vehicles in this State, or has obtained an owners' certificate or registration can, by making the application required in section 139 of this sub-title and by surrendering such certificate of license to the Commissioner of Motor Vehicles, receive therefor, without cost, an operator's license under this sub-title; subject, however, to the other provisions of the said section 139.

Such license shall be good until suspended or revoked as hereinafter provided, and shall not be required to be renewed annually, provided, however, that the foregoing provisions of this section shall not apply to professional chauffeurs or operators, but the latter shall be required annually to obtain an operator's license as provided in section 139, and shall pay annually therefor the sum of \$5.00. Professional chauffeurs or operators, as here used, shall mean any person operating or running a motor vehicle for another for salary or wages, and also any person